

PTO

ATTORNEY'S DOCKET NO.

application.

OTO THE COMM	ISSIONER OF P	ATENTS AND	TRADEMARKS:			
∂ Transmitted	herewith for	filing is	the patent applic	ation of	_Ki_Il	Kim

for	MJLTI-FUNCTION	PORTABLE	CELLULAR	PHONE	
					

Enclosed are:

X	5	sheets of drawing.
	an assignment of the invention	to

a certified copy of a a verified statement of small entity status.

associate power of attorney.

		CLAIMS AS FILED		
FOR	NUMBER FILED	NUMBER EXTRA	RATE	FEE
TOTAL CLAIMS	-20 =		x \$	
INDEPENDENT CLAIMS	- 3 =		x \$	
BASIC FEE	\$385.00			
	r	TOTAL	FILING FEE	\$385.00

Please charge my Deposit Account No. _______ in the amount of \$ \$630.00 to cover filing fees and \$8.00 to cover recordation of assignment. A duplicate copy of this sheet is enclosed.

The Commissioner is hereby authorized to charge any additional fees which may be required at any time during the prosecution of this application without specific authorization, or credit any overpayment to Deposit Account No.

A duplicate copy of this sheet is enclosed.

x A check in the amount of \$ 385.00 to cover the filing fee

See copy of Forms PTO-1123 and 1532 enclosed.

April 25, 1997

date

Irving keschner, Attorney of Record Reg. No. 24,847

Also enclosed herewith is a Letter (re Disclosure Documents) and a Petition Under 37 C.F.R. 5.25.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Ki Il Kim)
Application Executed: April 25, 1997)
For: MULTI-FUNCTION PORTABLE)
CELLULAR PHONE)

PETITION UNDER 37 C.F.R. 5.25

FOR RETROACTIVE LICENSE

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

In accordance with the provisions of 37 C.F.R. 5.25, which implements 35 U.S.C. 184, the undersigned petitions the Commissioner of Patents and Trademarks to grant a retroactive license to file the patent application (and/or material contained therein) filed concurrently herewith in the Republic of Korea.

The patent application material was filed in the Republic of Korea on March 7 and March 26, 1997 as Application Serial Nos. 97-4194 and 97-5841, respectively.

A verified declaration from the inventor setting forth the pertinent facts regarding the foreign filing is enclosed herewith.

A check in the amount of \$130.00 to cover the petition fee

PETITION UNDER 37 C.F.R. 5.25

I Ki Il Kim declare as follows:

- 1. That I am a citizen of the United States currently residing at 255 S. Grand Avenue, #2004, Los Angeles, California;
- 2. That I have executed a patent application this date entitled "Multi-"Function Portable Cellular Phone" and filed concurrently herewith;
- 3. That I filed patent applications in the Republic of Korea on March 7 and March 26, 1997 containing material equivalent to that in the United States patent application, the Korean patent applications being identified as follows:

Serial Nos. 97-4194 and 97-5841

- 4. That the subject matter contained in the U.S. patent applications contain material which, it is believed, would not be the subject matter of a secrecy order at the time it was filed in Korea.
- 5. That I have diligently sought to obtain this license after I was informed by my attorney, Irving Keschner, that such a license was required;
- 6. That I received such information when I sought Mr. Keschner's assistance in preparing the corresponding United States patent application on or about April 23, 1997;
- 7. That I personally had traveled to Korea on or about
 March , 1997 to, inter alia, file the patent applications in
 the Korean Patent Office; that at the time of my travel to Korea
 I was unaware of the prohibitions of 35 U.S.C. 184;
 - 8. That since Mr. Keschner first informed me of the

requirement that a petition for a retroactive license must be filed, I have authorized him to take the necessary steps to prepare the petition and submit it concurrently with the filing of the United States patent application.

I hereby declare that all statements made herein are of my own knowledge and true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that wilful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such wilful false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated: April 25, 1997

Ki Il Kim